MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

September 23, 2002

DIVISION THREE

B153624 Union Rescue Mission, etc.

V.

Mel Richley and the Mel Richley Family Trust

Filed order modifying opinion. (No change in the judgment)

DIVISION FOUR

B153762 People (Not for Publication)

V.

Prince

The judgment is affirmed.

Hastings, J.

We concur: Epstein, Acting P.J.

Curry, J.

B148082 Arambul (Not for Publication)

V.

City of Los Angeles et al.

The judgment is reversed, and the matter is remanded to the superior court with directions to (1) direct eh enhancement of the record before it and reconsider its decision in light of an adequate record, or (2) enter judgment in favor of appellants. Appellants are awarded their costs.

Curry, J.

We concur: Vogel (C.S.), P.J.

Epstein, J.

September 23, 2002 (Continued)

DIVISION FOUR (Continued)

B153431 Los Angeles County, D.C.S. (Not for Publication)

V.

James D., et al.

The order is affirmed.

Curry, J.

We concur: Vogel (C.S.), P.J.

Epstein, J.

B153894 People

V.

Travers

Filed order modifying opinion. Petition for rehearing is denied. (No

change in the judgment)

DIVISION FIVE

B154287 James Brown (Not for Publication)

V.

City of Los Angeles

The judgment is affirmed. Respondent to recover costs on appeal.

Armstrong, J.

We concur: Turner, P.J.

Grignon, J.

DIVISION SIX

B155060 Lange (Certified for Publication)

V.

Lange

The order is affirmed. Costs to respondent.

Gilbert, P.J.

We concur: Coffee, J.

Perren, J.

September 23, 2002 (Continued)

DIVISION SIX (Continued)

B152855 People (Not for Publication)

v. Falcon

The judgment is reversed as to counts 4,5 and 7. The judgment is modified to impose a 10-year enhancement term pursuant to section 12022.53, subdivision (b) consecutive to the indeterminate life term on count 2. The trial court is directed to prepare and transmit to the Department of Corrections an amended abstract of judgment reflecting one 10-year enhancement term pursuant to section 12022.53, subdivision (b) consecutive to the indeterminate life term on count 1, a second such enhancement term imposed consecutive to the indeterminate life term on count 2, and no enhancement imposed on count 8. The judgment as to counts 1, 2, and 8 as so modified, is affirmed. (section 1260.)

Yegan, J.

We concur: Gilbert, P.J.

Coffee, J.

B159487 Fleishman (Certified for Publication)

V.

San Luis Obispo County Superior Court Salisbury (Real Party in Interest)

Let a peremptory writ of mandate issue directing respondent court to vacate its order denying petitioner's motion for judgment on the pleadings and to enter a new and different order granting the motion. Costs in this proceeding are awarded to petitioner.

Yegan, J.

We concur: Gilbert, P.J.

Coffee, J.

September 23, 2002 (Continued)

DIVISION SIX (Continued)

B154117 People (Not for Publication)

V.

Bovarie

The judgment is affirmed.

Perren, J.

We concur: Yegan, Acting P.J.

Coffee, J.

B153316 People

V.

Williams

Filed order denying petition for rehearing.

DIVISION EIGHT

B147408 Stroock & Stroock & Lavan, LLP (Certified for Publication)

V.

Mar-Jeanne Tendler and Arthur Tendler, et al.

The judgment entered in favor of the Tenders' is affirmed. The order granting Rosen's special motion to strike is reversed, and the trial court is directed to vacate its order and enter an order denying the motion. The Tendlers' are to recover their costs on appeal, and Stroock is to recover from Rosen the costs attributable to its appeal of the order granting the special motion to strike.

Boland, J.

We concur: Cooper, P.J.

Rubin, J.